KIRK LEAPHART,	
Plaintiff,	Case No. 10-12772
v. THE FOURMIDABLE GROUP, INC. and CITY OF DETROIT,	Honorable Patrick J. Duggan
Defendants.	

71D17 1 E 4 D11 4 DE

OPINION AND ORDER DENYING PLAINTIFF'S MOTION FOR RECONSIDERATION

On July 14, 2010, Plaintiff filed a pro se civil rights action which this Court summarily dismissed on July 26, 2010 pursuant to 28 U.S.C. § 1915(e)(2). The Court found that Plaintiff failed to state a claim in his complaint upon which relief may be granted because he neither alleged how Defendant The Fourmidable Group, Inc.'s alleged misconduct constituted an act under color of law that would support a claim under 42 U.S.C. § 1983 nor pled facts to support a claim of conspiracy between Defendants. Presently before the Court is Plaintiff's motion for reconsideration filed August 4, 2010.

Plaintiff lists two grounds in support of his motion for reconsideration. First,

Petitioner asserts that the Court applied a heightened, more stringent pleading standard to

his § 1983 claim. Second, Plaintiff states that the allegations in his complaint state claims

under § 1983 and 42 U.S.C. § 1985. Plaintiff does not elaborate further on either ground

for relief.

Plaintiff fails to convince the Court that it erred in summarily dismissing his

complaint. The Court applied the pleading standard required under Federal Rule of Civil

Procedure 8 and Bell Atlantic Corporation v. Twombly, 550 U.S. 554, 127 S. Ct. 1955

(2007), but also construed Plaintiff's pro se complaint liberally and held it to less

stringent standards than pleadings filed by lawyers. The Court also accepted Plaintiff's

factual allegations in his complaint as true. However, the factual allegations that Plaintiff

included in his complaint failed to set forth viable claims under §§ 1983 or 1985.

Accordingly,

IT IS ORDERED that Plaintiff's motion for reconsideration is **DENIED**.

DATE: August 12, 2010

PATRICK J. DUGGAN

UNITED STATES DISTRICT JUDGE

Copy to:

Kirk Leaphart

877 Clairmount

Detroit, MI 48202

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